

(collectively, the “Connecticut Families”) hereby submit this Consolidated Witness and Exhibit List (“Witness and Exhibit List”) in connection with the hearing on (a) *Debtor’s Emergency Motion for Entry of an Order Converting Debtor’s Chapter 11 Case to a Case Under Chapter 7 of the Bankruptcy Code* [22-33553 Dkt. 684] and (b) *Emergency Motion of the Connecticut Families for an Order Pursuant to Bankruptcy Code Sections 105(a) and 1112(b) Converting the Debtor’s Chapter 11 Case to a Case Under Chapter 7 of the Bankruptcy Code* [22-60043 Dkt. 921], to be held on Friday, June 14, 2024, at 10:00 a.m. (Central Time).

The Connecticut Families reserve the right to supplement, amend, or revise this Witness and Exhibit List at any time prior to the hearing. The Connecticut Families reserve the right to supplement the Witness and Exhibit List with new witnesses and additional exhibits. Further, the Connecticut Families reserve the right to use any exhibits presented by any other party and to ask the Court to take judicial notice of any document. The Connecticut Families further reserve the right to introduce exhibits previously admitted.

WITNESS LIST

The Connecticut Families may call the following witnesses at the hearing:

1. Vida J. Robinson;
2. Alexander E. Jones;
3. Patrick Magill;
4. Any witness necessary to rebut the testimony of any witness called or designated by any other parties;
5. Any witness listed or called by any other party.

EXHIBIT LIST

The Connecticut Families may offer for admission into evidence any of the following exhibits at the hearing:

No.	Description	Offered	Objection	Admitted/ Not Admitted	Disposition
1.	Debtor's Emergency Motion for Entry of an Order Converting Debtor's Chapter 11 Case to a Case Under Chapter 7 of the Bankruptcy Code [22-33553 Dkt. 684]				
2.	Emergency Motion of the Connecticut Families for an Order Pursuant to Bankruptcy Code Sections 105(a) and 1112(b) Converting the Debtor's Chapter 11 Case to a Case Under Chapter 7 of the Bankruptcy Code [22-60043 Dkt. 921]				
3.	Declaration of Vida J. Robinson in Support of the Connecticut Families' Emergency Motion to Convert the FSS Case and in Support of Debtor's Emergency Motion to Convert the Jones Case				
4.	Transcription (Excerpts) of <i>Breaking: Deep State Attempted to Shut Down Infowars Headquarters Last Night</i> [Exhibit A to Vida J. Robinson Declaration]				
5.	Transcription (Excerpts) of <i>Is This Infowars' Last Broadcast? Patriots Rally Behind Alex Jones and Crew</i> [Exhibit B to Vida J. Robinson Declaration]				

6.	Transcription of <i>Infowars On The Edge: Alex Jones Gives A Bankruptcy Update</i> [Exhibit C to Vida J. Robinson Declaration]				
7.	Screenshots of “InfoWarsLife”-branded Products Marketed on Dr. Jones’ Naturals Website as of June 11, 2024 [Exhibit D to Vida J. Robinson Declaration]				
8.	Screenshots of “InfoWarsLife”-branded Products Previously Available on InfoWars Store website [Exhibit E to Vida J. Robinson Declaration]				
9.	Screenshot of Dr. Jones’ Naturals Website Homepage as of June 11, 2024 [Exhibit F to Vida J. Robinson Declaration]				
10.	Global Notes and Statement of Limitations, Methodology, and Disclaimer Regarding Debtor’s Amended Schedules and Statements filed on April 30, 2024 [22-60043, Dkt. No. 900] [Exhibit G to Vida J. Robinson Declaration]				

11.	Global Notes and Supporting Information Regarding Second Amended Schedules of Assets and Liabilities and Statement of Financial Affairs filed on April 18, 2024 [22-33553, Dkt. 242] [Exhibit H to Vida J. Robinson Declaration]				
12.	Jones'[s] Response and Objection to Debtor's Emergency Motion for Court Instructions and Motion to Convert [22-60043, Dkt. 943]				
13.	Screenshot of Alexander Jones's X Account as of June 13, 2024				
14.	Transcription (Excerpts) of <i>Ships and Submarine Loaded With Nuclear Weapons Arrived In Havana Harbor, Cuba As Russia Rattles Atomic Sabor!</i>				
	Any document or pleading filed in the above-captioned cases				
	Any exhibits identified or offered by any other party				
	Any exhibits necessary for impeachment and/or rebuttal purposes				

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Respectfully submitted this 13th day of June 2024.

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***Co-Counsel to the Connecticut
Plaintiffs***

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Witness and Exhibit List has been served on counsel for Debtors, Debtors, and all parties receiving or entitled to notice through CM/ECF on this 13th day of June 2024.

/s/ Ryan E. Chapple

Ryan E. Chapple